

Motherly Advice

Every mother possesses information of vital value to her young daughter. That daughter is a precious legacy, and the responsibility for her future is largely in the hands of the mother. The mysterious change that develops the thoughtless girl into the thoughtful woman should find the mother on the watch day and night. As she cares for the physical well-being of her daughter, so will the woman be, and her children also.

When a young girl's thoughts become sluggish, when she experiences headaches, dizziness, faintness, and exhibits an abnormal disposition to sleep, pains in the back and lower limbs, eyes dim, desire for solitude, and a dislike for the society of other girls, when she is a mystery to herself and friends, then the mother should go to her aid promptly. At such a time aid nature a little and prepare the young system for the coming change by using

Lydia E. Pinkham's Vegetable Compound.

Case of a Young Girl, of Interest to Every Mother and Daughter in the Land.

"DEAR MRS. PINKHAM:—I feel it my duty to write you these few lines thanking you for what you have done for me. I was in a terrible condition, could not eat or sleep, had no strength, felt tired all the time. I had such a bad color that my mother was very much worried about me. Also suffered with headache, backache, pains all over. Menstruation was very irregular and scanty, and had such bearing-down pains. I have taken both the Vegetable Compound and Blood Purifier, and now I am a well girl. I cannot be grateful enough for what Lydia E. Pinkham's remedies have done for me. I would advise all who suffer as I did to write to you for advice.—Miss KATIE C. CONNOR, 102 S. Franklin St., Wilmington, Del."

A medicine that has restored so many women to health and can produce proof of the fact must be regarded with respect. This is the record of Lydia E. Pinkham's Vegetable Compound, which cannot be equalled by any other medicine the world has ever produced.

It is well to remember these facts when some druggist asks you to buy something which he says is "just as good." That is impossible, as no other medicine has such a record of cures as Lydia E. Pinkham's Vegetable Compound; so do not experiment with untried medicines, but insist upon the one you know is best.

SPECIAL ADVICE TO YOUNG WOMEN FREE.

From a vast experience in treating female ills, extending over 20 years, Mrs. Pinkham has gained a knowledge which is of untold value to every ailing young woman. Her advice never fails to help. If you need such help write her. Address, Lynn, Mass.

\$5000 FORFEIT If we cannot forthwith produce the original letter and signature of above testimonial, which will prove to absolute genuineness, Lydia E. Pinkham Medicine Co., Lynn, Mass.



SENATE EXONERATES SENATOR DIETRICH

Unanimous Report That He Was Not Guilty of Any Corrupt or Unworthy Conduct.

WASHINGTON, April 14.—Senator Dietrich of Nebraska has been declared by a special committee on Congress to be not guilty of any violation of the statutes of the United States or of any corrupt or unworthy conduct relating either to the appointment of Jacob Fisher as postmaster at Hastings, Neb., or the leasing of the building in that city to the United States for a postoffice.

The committee which investigated the charges against Senator Dietrich was composed of Senators Hoar, Platt of Connecticut, Spooner, Cockrell and Pettus. Three members of the committee are Republicans and two are Democrats. The report is unanimous.

GOVERNMENT DONATES LAND FOR PUBLIC PARK

Twenty Acres Will Also Be Set Aside Near Coeur d'Alene for Cemetery.

BY A. F. PHILIPS. Tribune Bureau, National Hotel, WASHINGTON, D. C. April 14.—Senator Heyburn has secured the adoption of an amendment to the sundry civil bill setting aside twenty acres of the Fort Sherman military reservation for a public park near the city of Coeur d'Alene. The interior department will, under general law, set aside twenty acres in addition for cemetery purposes.

Senator Heyburn was assured by the interior department that prompt action would be taken toward opening lands within five mile limit of Pocatello, and that an agent will be sent out soon to classify and approve the lands. Senator Heyburn has also taken up with the land department an application of settlers for a survey of lands in Idaho in order that bids for surveying be advertised for and contracts closed during the present fiscal year, otherwise an appropriation of \$25,000 that is now available for that purpose will lapse at the close of the fiscal year and bona fide settlers will be deprived of the surveys for which they have been waiting many years.

Joseph H. Hutchinson and wife, Boise, 164, are here, and will leave for home tomorrow.

Cassius M. Clay's Will Null. RICHMOND, Ky., April 14.—Judge Benton has thrown out, on peremptory instructions of mental incapacity, all the various wills left by the late Cassius M. Clay. This leaves the General's property to his natural heirs and cuts off Dora Clay Brock, who at one time received considerable notoriety as the youthful wife of the old statesman.

MODERN HIGH SCHOOL FOR WEISER, IDAHO

Special to The Tribune. WEISER, Ida., April 14.—The trustees of Weiser independent school district have called an election April 30th, to bond the district for \$30,000 to purchase grounds and construct a modern high school building. A heating plant will be in the building.

Work has been suspended on the Weiser sewer system, owing to a disagreement between the city and the Short Line Railroad company as to the right of way across the company's ground. It is thought the work will be discontinued but for a few days. Manager Bancroft is expected to arrive in Weiser soon, when the matter will be satisfactorily adjusted.

Mining operations in the Rapid river and Marshall Lake districts are becoming lively. J. C. Sutherland, chief clerk for the Iron Springs Mining company, operating on Rapid river, left for the camp with ten men to work for the Iron Springs company. They have already about fifty men employed. At the same time James E. Walker of Portland, manager of the Peg-Leg Mining company of Portland, left for the camp in the Marshall Lake district, taking with him five men to work on the company's property. The Peg-Leg company will put in a stamp mill this season.

EMPEROR AND PRESIDENT TO EFFECT A MEETING

PARIS, April 14.—The Berlin correspondent of the Journal says it is rumored in diplomatic circles there that a continuous exchange of telegrams is being carried on between the German and French Foreign offices and the Quiltin with a view to arranging a meeting between Emperor William and President Loubet. According to this proposed arrangement, Emperor William, on board the German imperial yacht Hohenzollern, would meet the French fleet returning from Italy. It is said that the chief of the Emperor's civilian cabinet is reporting to him daily concerning the progress of the negotiations.

Six Negroes Arrested.

KANSAS CITY, April 14.—The race feeling in Kansas City, Kan., caused by the killing of Roy Martin, a high school freshman, by a negro named Gregory, is growing in intensity. Today six negroes, who accompanied Gregory to the jail on the night of the murder armed with rifles, were arrested on a charge of inciting riot, which in Kansas is a felony.

Roosevelt Boys Have the Mumps.

WASHINGTON, April 14.—Mrs. Roosevelt, accompanied by her two sons, Theodore Jr. and Kermit, returned here today from Groton, Mass., where the Roosevelt boys have been attending school. Both of the boys are suffering from an attack of the mumps. They will be isolated in the White House until they shall have recovered.

SHAREHOLDERS NOT SATISFIED

Trouble Over the Consolidation of the Illinois and Raymond Reaches the District Court.

J. D. Wood is charged with attempting to sacrifice the interests of certain shareholders in the Illinois Mining and Milling company to his own advantage in securing a consolidation between that company and the Raymond Mining company, in a complaint filed in the District court yesterday. The plaintiffs in the action are George Y. Wallace and other stockholders in the Illinois Mining and Milling company, and the defendants are the Raymond Mining company, the Illinois Mining and Milling company, the Raymond-Ilinois Mining company and J. D. Wood, J. C. Sullivan, J. M. Wheeler, Thomas Kearns and J. C. Lynch, officers of the Illinois company.

The capital stock of the Illinois company was 600,000 shares and of this stock it is alleged that the plaintiffs own 113,428 shares, while the defendant, Wood, owns 314,655 shares. It is charged that for the purpose of gaining an undue advantage for himself over the plaintiffs and other stockholders in the Illinois company, Wood entered into the agreement with the Raymond company to consolidate the interests of the two corporations. The stockholders in the Illinois company to receive 150,000 shares and the stockholders of the Raymond company to receive 250,000 shares of the capital stock of the consolidated company. The capital stock of the Raymond company, it is further alleged, was placed at 400,000 shares of the par value of \$1 each.

Prior to the filing of the articles of the Raymond-Ilinois company a meeting of the stockholders of the Illinois company was held on March 24th, this year, to consider the matter of consolidating. The plaintiffs claim that they were present at the meeting and protested against the consolidation, but that Wood had the necessary number of shares to carry his point. The other defendants are charged with ratifying the action of the meeting. The plaintiffs allege that the consolidation is unjust and unfair to them, on the ground that it is an unreasonable appropriation of the property of the plaintiffs for the benefit of the stockholders in the Raymond company. It is further alleged that it is the intention of the directors of the consolidated company to levy unreasonable assessments upon the plaintiffs. They ask that the consolidation be declared null and void and that the defendants be held temporarily and permanently enjoined from attempting to carry out the terms of the consolidation.

JUDGE ROLAPP REVERSED IN SUPREME COURT

Judge Rolapp of the Second Judicial District court yesterday reversed yesterday in an opinion handed down by the Supreme court in the case of William Glasmann vs. Lizzie Condon, appellant. The action grew out of a business transaction wherein the plaintiff entered into an agreement to transfer a certain piece of real estate in Oregon to the defendant. The defendant agreed to pay \$25 and assumed to pay \$200 of a \$1000 mortgage covering the land in question, with other lands. The defendant later refused to pay the \$25 payment on the ground that the entire \$1000 mortgage was a lien upon the single piece in question. The action was then brought to recover the \$25, and the jury returned a verdict in favor of the plaintiff.

The defendant requested the court to direct the jury to return a verdict of "no cause of action" on two occasions, and both requests were denied. The defendant then prosecuted the present appeal. In the opinion handed down by the court, written by Justice McCarty, it is held that the defendant should have been given an unencumbered title to the property and that the contract specifically provided that the deed should be subject to \$250 only of the \$1000 mortgage. The judgment is reversed, with directions to the trial court to dismiss the case. The costs are taxed to the respondent. Chief Justice Haskin concurs in the opinion and Justice Bartch concurs in the judgment of reversal.

SMELTER WINS IN NOXIOUS GAS CASE

Much importance is attached to a decision handed down by the Supreme court yesterday in a damage suit for loss of crops due to destruction from the noxious gases emitted by the smeltery of the Murray smelters. The opinion is rendered in the case of Kansas Lumber

and David D. Lester vs. the Highland Boy Gold Mining company and Robert T. White, appellants, and reverses the judgment of the lower court giving the plaintiffs damages for \$2768.44. The case is very important, for there are many other actions of a similar character now pending in the District court.

The plaintiffs in the above action sought to recover damages for the destruction of crops in 1902. The opinion sets out that the plaintiff's farm was about half a mile distant from the defendant smelter, and that there are two other smelters not much further away, all of which emit smoke charged with various mineral substances. The opinion holds that the trial Judge erred in not instructing the jury to return a verdict for the actual amount of damage done at the time of destruction. It is maintained that an estimate of what the crops would be worth at harvest or market time is not a proper basis upon which to assess damages. Only the actual value at the time of destruction should be considered. The allowing of interest upon the judgment from the time of commencement of the action is also held to be erroneous.

The opinion, written by Justice Bartch, reverses the judgment and remands the case with instructions to the court below to grant a new trial. Chief Justice Haskin and Justice McCarty concur in the findings.

GAVE ONE DOLLAR IN SIX LONG YEARS

One dollar in six years—that is the magnificent sum given by George William Carleton to his wife, Susie Carleton, during their married life, according to the testimony of the latter, who is suing for divorce. The plaintiff testified before Referee George Armstrong yesterday that she and the defendant intermarried at Provo in February, 1888, and that her husband deserted her about a year later.

ELEVEN INDICTMENTS IN TWELVE CASES

Eleven indictments out of twelve cases was the record made by the Federal grand jury when it adjourned at 4:30 yesterday afternoon after a four-day session. The information against John Reed, charged with selling liquor to Indians, was ignored. A. J. Thompson was indicted for selling whiskey to Mr. Wash and Mr. Camposso of the Uintah tribe. James Peterson was held for disposing of liquor to Mr. Ungup. Rue Smith was indicted on two counts for attempting to pass counterfeit money. Jedediah Grant charged with passing counterfeit money, was indicted on three counts. Alfred B. Douglas was indicted for stealing two letters containing money from the Salt Lake postoffice. James Edgar and Francis Parrott were jointly indicted for breaking into a building used as a United States postoffice with intent to steal. Thompson, Smith, Douglas, Edgar and Parrott are in the county jail. Peterson and Grant are out on bail. The other persons against whom indictments were found have not been apprehended and their names are therefore withheld from publication.

COURT CALENDAR

- Cases Set for Today. DISTRICT COURT. Division No. 1—Judge Hall. No. court. Division No. 2—Judge Stewart. No setting. Division No. 3—Judge Morse. State of Utah vs. J. M. Shockley. Division No. 4—Judge Lewis. Emma Hodges vs. Alviras E. Snow. CITY COURT. Referee George Armstrong—Judge Tanner. No court.

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RADIUM EXHIBITS AT WORLD'S FAIR

NEW YORK, April 14.—Radium exhibits for the St. Louis exposition are now being prepared by George F. Kunk, president of the New York Mineralogists club who has been appointed a special agent of the United States Geological company. He will have charge of two radium exhibits, one in the division of geology and the other in connection with the work of the department of mines. Photographs made by radium and radio-active substances will be shown, together with samples of minerals possessing radio-activity from all parts of the world. The government exhibit will include a few milligrams of radium.

CASTORIA For Infants and Children.

The Kind You Have Always Bought Bears the Signature of *Chas. H. Pletcher*

Ladies! Ladies!! Ladies!!

You who haven't been to the McConahay Auction Sale of high grade jewelry and kindred wares, do you know what you are missing?

You won't find out until you go. Saturday morning at 10:30 we will hold a special Auction Sale of diamond goods, sterling silver and cut glass to accommodate the lady buyers of high class goods.

The other Saturday sales will be held at 2:30 and 7:30 P. M., and all under Leyson's guarantee.

After the 2:30 sale a ladies' gold filled watch will be given to the lady in attendance who holds the lucky number.

All sales held at 41 West 2nd South.



Woman's Nightmare

pure. The critical ordeal through which the expectant mother must pass, however, is so fraught with dread, pain, suffering and danger, that the very thought of it fills her with apprehension and horror. There is no necessity for the reproduction of life to be either painful or dangerous. The use of Mother's Friend so prepares the system for the coming event that it is safely passed without any danger. This great and wonderful remedy is always applied externally, and has carried thousands of women through the trying crisis without suffering.

Mother's Friend

No woman's happiness can be complete without children; it is her nature to love and want them as much so as it is to love the beautiful and pure.

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